1		
2		
3		
4		
5		
6	IN THE UNITED STATE	S DISTRICT COURT
7	FOR THE NORTHERN DIST	CRICT OF CALIFORNIA
8		
9	AXIS REINSURANCE COMPANY,) Case No. 12-2979 SC)
LO	Plaintiff,	ORDER DENYING MOTION FOR
L1	V.) LEAVE TO FILE A MOTION FOR) <u>RECONSIDERATION</u>
L2	TELEKENEX, INC.; ANTHONY ZABIT;)
L3	KAREN SALAZAR; BRANDON CHANEY;)
L4	DEANNA CHANEY; MARK PRUDELL; JOY PRUDELL; MARK RADFORD; NIKKI)
L5	RADFORD; JOSHUA SUMMERS; JULIA SUMMERS; IXC HOLDINGS, INC.;)
L6	STRAITSHOT COMMUNICATIONS, INC.;)
L7	and STRAITSHOT RC, LLC,)
L8	Defendants.)
ا ک		/

On December 19, 2012, the Court issued an order granting in part and denying in part Plaintiff's motion for partial summary judgment. ECF No. 16 ("SJ Order"). Defendants now move for leave to file a motion for reconsideration of the Summary Judgment Order. ECF No. 83 ("Mot."). In this context, the moving party must show:

(1) "that at the time of the motion for leave, a material difference in fact or law exists from that which was presented to the Court before entry of the interlocutory order for which reconsideration is sought"; (2) "the emergence of new material

Case 3:12-cv-02979-SC Document 87 Filed 02/22/13 Page 2 of 2

United For the No	United States District Court	For the Northern District of California
	United State	For the Northern

facts or a change of law occurring after the time of such order";			
or (3) "a manifest failure by the Court to consider material facts			
or dispositive legal arguments which were presented to the Court			
before such interlocutory order." Civ. L.R. 7-9(b). Here,			
Defendants move for reconsideration under the third factor. Having			
reviewed the Motion, the Summary Judgment Order, and the materials			
filed in connection with Plaintiff's motion for partial summary			
judgment, the Court finds that there was not a manifest failure to			
consider material facts or dispositive legal arguments.			
Accordingly, Defendants' Motion is DENIED.			

IT IS SO ORDERED.

Dated: February 22, 2013

